

ESTTA Tracking number: **ESTTA754518**

Filing date: **06/24/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92063494
Party	Plaintiff Prospector Capital Partners, Inc.
Correspondence Address	ROD UNDERHILL PROSPECTOR CAPITAL PARTNERS INC PO BOX 1238 JULIAN, CA 92036 UNITED STATES MP3Rod@aol.com
Submission	Other Motions/Papers
Filer's Name	Rod Underhill
Filer's e-mail	MP3Rod@aol.com
Signature	/RodUnderhill/
Date	06/24/2016
Attachments	PDF JUNE 24 Trump Notice of Ineffective Service.pdf(297390 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE
TRADEMARK TRIAL AND APPEAL BOARD**

In re Registration No. 4,859,780 (TRUMP)
Registered November 24, 2015
In re Registration No. 4,874,427 (TRUMP)
Registered December 22, 2015
In re Registration No. 4,813,593 (TRUMP)
Registered September 15, 2015
In re Registration No. 4,087,954 (TRUMP)
Registered January 17, 2012
In re Registration No. 4,462,986 (Stylized) (TRUMP)
Registered January 7, 2014
In re Registration No. 3360783 (Stylized) (TRUMP)
Registered December 25, 2007
In re Registration No. 3687022 (TRUMP)
Registered September 22, 2009

Prospector Capital Partners, Inc,)	
)	
Petitioner,)	Cancellation No. 92063494
)	
v.)	
)	
DTTM Operations, LLC.)	
)	
Last Listed Owner.)	
_____)	

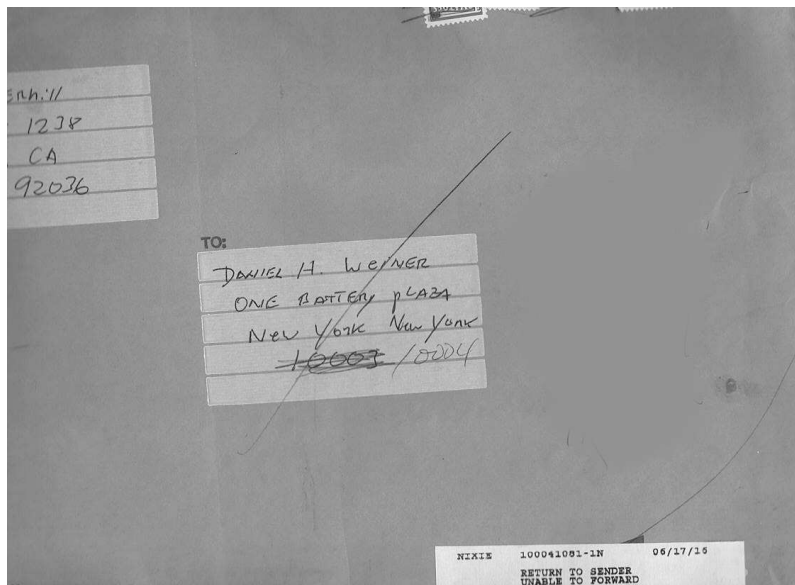
PETITIONER’S NOTICE OF INEFFECTIVE SERVICE

Petitioner, PROSPECTOR CAPITAL PARTNERS, INC, (“Petitioner”) hereby reports ineffective service by mail as follows:

1. The Defendant’s correspondence address registered with the Board possesses an incorrect zip code: 10003.
2. On May 30. 2016, the Petitioner served by mail, in one package, it’s Reply to Registrant’s Motion to Dismiss Petition for Cancellation and it’s Cross Motion to Strike Respondent’s Pleadings and Enter Respondent’s Default. This

package was returned by the United States Postal Service as undeliverable on June 22, 2016.

3. The Defendant's filing, a Motion to Dismiss, as filed on May 23, 2016 (TTABVUE 4), confirmed the incorrect zip code in the signature page of that document.
4. The Defendant's filing of June 3, 2016, "Reservation of Rights," (TTABVUE 8) contains the correct zip code of 10004 as shown in the signature page of that document and is thusly the first appearance of the correct zip code in the online record. However, the Defendant has not corrected the listed correspondence address.
5. The Defendant has not responded to an email request sent by Petitioner seeking clarification of the proper zip code.
6. The Petitioner has consulted an online zip code map and determined that the correct zip code for the Defendant's legal counsel is 10004 and not 10003.



7. Copies of the documents contained in the failed service package are being sent to the Defendant once again, as stated below.

Respectfully submitted,

Dated: Julian, California

June 24, 2016



Rod Underhill

CERTIFICATE OF SERVICE

I hereby certify that a copy of the:

PETITIONER'S NOTICE OF INEFFECTIVE SERVICE

COUNTER MOTION TO STRIKE RESPONDENT'S PLEADING(S) AND ENTER
RESPONDENT'S DEFAULT

PETITIONER'S REPLY TO REGISTRANT'S MOTION TO DISMISS PETITION TO
CANCELLATION

is being served on June 24, 2016 by first class mail upon listed owner
as follows:

Daniel H. Weiner, Esq
Hughes, Hubbard and Reed
One Battery Park Plaza
New York, New York 10004

Dated: Julian, California

June 24, 2016



Rod Underhill

